

**ENTERED**

September 18, 2025

Nathan Ochsner, Clerk

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE SOUTHERN DISTRICT OF TEXAS  
HOUSTON DIVISION**

**IN RE:**

**MMA LAW FIRM, PLLC**

*Debtor.*

§  
§  
§  
§  
§

**Case No. 24-31596**

**Chapter 11**

**ORDER APPROVING COMPROMISE  
WITH BAGGETT MCCALL LLC**

(Relates to ECF No. 804)

It is

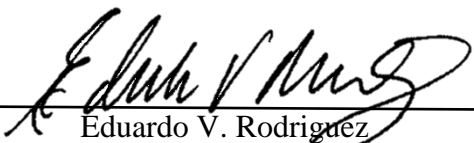
**ORDERED** that the Debtor's Motion to Compromise Controversy with Baggett McCall, LLC is granted in full, and it is further

**ORDERED** that the Settlement Agreement attached hereto is approved, and it is further

**ORDERED** that the Debtor and Baggett McCall LLC are authorized to enter into and consummate the Settlement Agreement according to the terms and conditions contained in the attached Settlement Agreement, and it is further

**ORDERED** that this Court retains jurisdiction over all disputes that may be related to the interpretation or enforcement of the Settlement Agreement.

Signed: September 18, 2025

  
\_\_\_\_\_  
Eduardo V. Rodriguez  
Chief United States Bankruptcy Judge

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE SOUTHERN DISTRICT OF TEXAS  
HOUSTON DIVISION**

<b>IN RE:</b>	§	
	§	
<b>MMA LAW FIRM, PLLC</b>	§	<b>CASE NO. 24-31596</b>
	§	
<b>DEBTOR</b>	§	

**SETTLEMENT AGREEMENT**

This Settlement Agreement (the “**Agreement**”) is entered into by and between MMA Law Firm, PLLC (formerly known as McClenny Moseley and Associates) (“**MMA**” or the “**Debtor**”), on the one hand, and Baggett McCall (“**BM**”), on the other hand. MMA and BM are each referred to individually as a “**Party**” and collectively as the “**Parties.**”

This Agreement is expressly subject to approval by the United States Bankruptcy Court for the Southern District of Texas (the “**Bankruptcy Court**”).

**DEFINITIONS AND RECITALS**

1. A dispute has arisen between the Parties regarding entitlement to attorneys’ fees in connection with two former clients of MMA who are now represented by BM.

2. BM has taken over representation of multiple former MMA clients in various legal matters. However, this Settlement Agreement only resolves the dispute regarding attorneys’ fees in the following two cases (collectively, the “**Subject Cases**”):

- a. **Beckwith Case:** *Dorothy Beckwith v. Farmers Property & Casualty Insurance Co.*, Docket No. 2:22-cv-04224; and
- b. **Suttle Case:** John Suttle vs. State Farm; 2:22-cv-3906

3. The Parties desire to resolve and fully settle all claims and disputes between them solely with respect to the Subject Cases, while expressly preserving all rights and claims each may have in connection with any other current or future matters.

**TERMS AND CONDITIONS**

4. **Bankruptcy Court Approval:** This Agreement is subject to approval by the Bankruptcy Court and shall not be effective until such approval is entered. MMA shall file a motion to approve this Settlement Agreement with the Bankruptcy Court within five (5) business days of execution by both Parties.

5. **Payment Terms:** Within ten (10) business days following entry of an order approving this Agreement by the Bankruptcy Court, BM shall pay to MMA, through its bankruptcy counsel, the total sum of \$22,670.45, in good and collected funds.

6. **Retention of Jurisdiction:** The Bankruptcy Court shall retain exclusive jurisdiction to resolve any disputes arising from or related to this Agreement.

7. **Mutual Release (Subject Cases Only):** Upon full performance of the terms of this Agreement, MMA and BM shall mutually release and discharge each other from any and all claims, demands, and causes of action, whether known or unknown, arising out of or related to the Beckwith and Suttle cases only. This mutual release shall **not apply** to any other legal matters, claims, disputes, or former MMA clients represented by BM outside of the Subject Cases. Each Party expressly reserves all rights with respect to all other cases and claims not addressed herein.

**Dated:** 9-8-2025

*/S/ John Z. Moseley*

**John Zachary Moseley – MMA Law Firm, PLLC**

1235 North Loop West

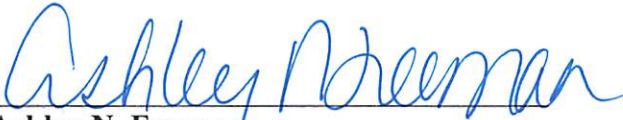
Suite 810

Houston, Texas 77008

Email: [zach@mma-pllc.com](mailto:zach@mma-pllc.com)

Telephone: 713-334-6121

Fax: 713-332-5953



**Ashley N. Freeman**

**Baggett McCall LLC**

3006 Country Club Road

Lake Charles, La 70605

Email: [afreeman@baggettmccall.com](mailto:afreeman@baggettmccall.com)

Telephone : 337-478-8888

Fax : 337-478-8946